UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

OFFICE SPACE SOLUTIONS, INC.,

Plaintiff,

-against-

JASON KNEEN,

Defendant.

DECLARATION

Civil Action No.: 15CV4941(LAK)

ECF Case

JASMEN KHAN hereby declares, under penalty of perjury pursuant to 28 U.S.C. § 1746, as follows:

- I work at the Bostany Law Firm, PLLC and reviewed several websites relating to this matter.
- 2. An internet search reveals that Defendant Jason Kneen advertises domains for resale on a website found at <u>jasonified.com</u>. I counted over 100 domains for resale on that site, one of which is workbetter.com. A copy of the list is annexed as **Exhibit B**.
- 3. I visited <u>workbetter.com</u> and I do not see any business or website associated with that domain.
- 4. I conducted a "who is" search for workbetter.com. Who is, is generally known to determine the Registrant and basic registration information of domains. whois.com revealed that workbetter.com is owned by Defendant Jason Kneen and was renewed/updated on February 7, 2015. A copy of the whois.com information is annexed as Exhibit C.

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5. I visited <u>uspto.gov</u>, which is the official website for the United States Patent and

Trademark Office. I located the Plaintiff's application for the trademark Work Better,

which was filed on April 25, 2014. A copy is respectfully annexed as Exhibit D.

6. The defendant's jasonified.com website directs interested parties to the defendants'

business website through a hyperlink on the jasonified.com website. The hyperlink

brings you to another webpage called bouncingfish.com where the same picture of the

Defendant that was contained on <u>jasonified.com</u> is also present.

Examination of the bouncingfish.com website contains a description of the Defendant

and the Defendant's business and explains that he is a "freelance app developer" and does

work for multiple large companies including from a list contained therein, the NBPA

Players Association, Bed Bath & Beyond, Microsoft, Disney, and Rock Star Games is

annexed as Exhibit E.

7. The Defendant's jasonified.com website indicates at the outset in the description under

the defendant's name that he works at bouncingfish and "I work for clients in the UK,

USA, I'm an [sic] speaker on Mobile development and am currently authoring two books

on Titanium". A copy of the face page of jasonified.com is annexed hereto as **Exhibit F**.

8. The extensive bouncingfish.com website indicates in the "contact me" section "the

quickest way to contact me is via e-mail." It lists the email address as

hello@bouncingfish.com. See annexed as Exhibit G.

Dated: New York, New York

June 26, 2015

Jasmen Khan